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DISTRICT COURT  
30 APR 04 PM 3:33  
DISTRICT OF UTAH  
BY: \_\_\_\_\_  
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*Attorneys for Plaintiffs*

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IN THE UNITED STATES DISTRICT COURT,  
DISTRICT OF UTAH, CENTRAL DIVISION

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COUNTRYWIDE HOME LOANS, INC., a  
New York corporation; and MICHAEL  
JERRY ZUNIGA,

Plaintiffs,

vs.

ARBITRATION ALLIANCE  
INTERNATIONAL, LLC, a Utah limited  
liability company; WINSTON SHROUT;  
NICKOLAS Wm. BIRD; REBECCA  
NELSON; FREDERICK D. JONES;  
RICHARD F. ZUMPARO; JOHN DOES 1  
through 10; and JANE DOES 1 through 10,

Defendants.

**NOTICE OF "MOTION TO VACATE  
PURPORTED ARBITRATION  
AWARD"**

Civil No. 2:04CV00390 TC

Judge: Tena Campbell

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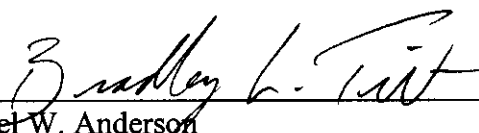
Pursuant to the Federal Arbitration Act, 9 U.S.C. § 12, Plaintiffs hereby give  
notice that they have moved the above-named Court to vacate the purported "Award" issued in

the sham purported arbitration case of the purported "Arbitration Alliance International, LLC," purportedly issued in the case bearing "AAI File Number: AAI030022111-47106".

The bases for such motion to vacate include that the issues involved in the purported arbitration were not arbitrable and the purported arbitral body lacked jurisdiction because the above-named Plaintiffs (who were the purported defendants in the purported arbitration) had not entered into any agreement to arbitrate and were not properly served for any purported arbitration. The purported arbitration case and award, therefore, are in violation of the Plaintiffs' rights to Article III adjudication of their rights under the United States Constitution, and in violation of the Federal Arbitration Act which requires a written agreement in order to arbitrate, which was lacking in this case. Moreover, the purported arbitration "Award" is wholly contrary to reality and evidences arbitrator misconduct and manifest disregard of the law by the purported arbitrator, also in violation of the Federal Arbitration Act.

This Motion is based upon the pleadings and papers on file herein, and a memorandum of points and authorities and affidavits which are being filed concurrently herewith.

DATED this 30<sup>th</sup> day of April, 2004.

  
\_\_\_\_\_  
Daniel W. Anderson  
Bradley L. Tilt  
FABIAN & CLENDENIN,  
a Professional Corporation  
Attorneys for Plaintiffs